IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Reissue Application of)
U.S. Patent No. 5,788,864 (Issued August 4, 1998)) Art Unit: 1761)
Serial No. 09/632,812) Examiner: Cynthia L. Nessler
Filed: August 4, 2000) Atty Docket: 09323.00001
For: AMINE HEAT STABLE SALT REMOVAL FROM TYPE II AN EXCHANGE RESIN)

Attn: Cynthia L. Nessler

Fax No.: 703-305-3602

This transmission includes 4 total pages, including this Certificate of Facsimile Transmission.

Commissioner for Patents Washington, D.C. 20231

CERTIFICATION OF FACSIMILE TRANSMISSION UNDER 37 C.F.R. § 1.8

I hereby certify that the attached Submission of Final Judgment in Related Litigation is being facsimile transmitted to the U.S. Patent and Trademark Office on September 12, 2001.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Reissue Application of

U.S. Patent No. 5,788,864
(Issued August 4, 1998)

Serial No. 09/632,812

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For: AMINE HEAT STABLE SALT
REMOVAL FROM TYPE II ANION
EXCHANGE RESIN

Art Unit: 1761

Examiner: Cynthia L. Nessler

Atty Docket: 09323.00001

SUBMISSION OF FINAL JUDGMENT IN RELATED LITIGATION

Assistant Commissioner of Patents Washington, D.C. 20231

OFFICIAL

Sir:

Applicant submits herewith a photocopy of the Final Judgment of the United States District Court for the Southern District of Texas. As can be seen from this Judgment, the litigation related to this re-issue application has been fully settled.

Applicant requests that the application be classified as *not* involved in litigation, and that the period for response to the office action mailed August 31, 2001, be extended to three (3) months, and that extensions of time under 37 C.F.R. § 1.136(a) be permitted.

Respectfully submitted,

Dated: September 12, 2001

William J. Fisher Reg. No. 32,133

BANNER & WITCOFF, LTD. Eleventh Floor 1001 G Street, N.W. Washington, D.C. 20001 (202) 508-9100

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OFFICIAL

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

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UNITED STATES DISTRICT COURT SOUTHERS! DISTRICT OF TEXAS ENTERED

MPR SERVICES, INC.,

Plaintiff,

JAN 0 5 2001 .

V.

MICHAEL N. MILBY, CLERK

ECO-TEC INC.;
CROWN CENTRAL FETROLEUM CORP.;
RAYMOND A. DEYOE;
PROCESS SALES COMPANY, INC.;
DYNEGY POWER CORP.,
fiva DESTEC ENERGY, INC.; and
DYNEGY ENGINEERING INC.,
fiva DESTEC ENGINEERING INC.

Civil Action No. H-99-1565

Jury Demanded

Defendants.

FINAL JUDGMENT

The remaining parties having announced to the Court that a settlement has been reached in compromise and settlement of all liabilities and every claim and counterclaim in this suit; and

The Court finding that such Settlement Agreement has been freely and willingly made by the parties;

Upon the consent of the parties, it is bereby ORDERED and ADJUDGED that:

- 1. The Court has jurisdiction over this action and over the parties hereto.
- 2. The remaining parties having fully settled the matters in issue in this suit, no provision is made herein for an award of damages or the issuance of an injunction.

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3. Each party shall bear its own costs, attorneys' fees, and expenses incurred in connection with this suit.

- 4. All claims and counterclaims are dismissed with prejudice.
- 5. All relief not specifically granted herein is hereby denied.

SIGNED in Houston, Texas on

_, 2000

DAVID HITTNER

United States District Judge

APPROVED ON BEHALF OF PLAINTIFF:

William J. Fisher
Attorney for the Plaintiff,
MPR Services, Inc.

APPROVED ON BEHALF OF DEFENDANTS:

Alan D. Roserthal

Attorney for the Defendants

Eco-Tec bic., Crown Central Petroleum Corp., Raymond A. Deyoe, and Process Sales Company, Inc.

06345.002001 20000926 ADROL 2 Final Judgment

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TOTAL =. ಮ